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DUNLAP, CODDING & ROGERS P.C.			NORRIS, JEREMY C	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/697,461	COTTON. MARTIN			
Office Action Summary	Examiner	Art Unit			
	Jeremy C. Norris	2841			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
 1) ☐ Responsive to communication(s) filed on 21 Fe 2a) ☐ This action is FINAL. 2b) ☐ This 3) ☐ Since this application is in condition for allowar closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
 4) Claim(s) 1-21 and 23-30 is/are pending in the application. 4a) Of the above claim(s) 17-20 and 29 is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-16,21,23-28 and 30 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 					
Application Papers					
9)☐ The specification is objected to by the Examine 10)☒ The drawing(s) filed on 30 October 2003 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)☐ The oath or declaration is objected to by the Ex	a) \square accepted or b) \square objected drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by US 4,906,198 (Cosimano).

Cosimano discloses, referring primarily to figure 1, a printed circuit board having a wiring connection structure for interconnecting wiring circuit traces on a plurality of circuit trace layers applied on a plurality of printed circuit board layers and electrically isolated there between by the printed circuit board layers and having a printed circuit board multi-layer structure, characterized by: a hollow (figure 3) through hole (25) having a non-circular shaped cross section normal to a longitudinal axis of the hollow through hole (see col. 3, lines 60-65) and having an interior wall (27, 29) that vertically extends through and intersects and exposes at least two wire circuit traces (75, 19) and having a plating of conductive material (31) applied to the interior wall electrically connecting the at least two wire circuit traces [claim 1].

Claims 2, 9-12, 21, 23-26, and 30 are rejected under 35 U.S.C. 102(e) as being anticipated by US 5,677,515 (Selk).

Selk discloses, referring primarily to figure 3a, a printed circuit board having an EMI shielding structure for shielding wiring circuit traces on a plurality of circuit trace layers applied on a plurality of printed circuit board layers and electrically isolated there between by the printed circuit board layers and having a printed circuit board multilayer structure, characterized by: a trench (72, 74) having a rim about an opening of the trench at a top printed circuit board layer and said trench extending through a plurality of printed circuit board layers to a grounding plane (50) exposing said grounding plane and said trench having an interior wall with a conductive plating material (70) applied over said interior wall and said trench having a length greater than two times a breadth of said trench and wherein the trench completely surrounds an area of the printed circuit board (col. 4, lines 50-55) and wherein said conductive plating material electrically connects to said exposed grounding plane [claim 2].

Additionally, Selk discloses, a printed circuit board having a reference plane structure for fixing a potential reference for a plurality of wiring circuit trace layers that are electrically isolated there between by a plurality of printed circuit board layers and having a printed circuit board layer with a main surface, characterized by: a wire trace circuit layer (44) applied to said main surface; a printed circuit board insulation layer (62) formed over said wire trace circuit layer; a reference plane (50) applied over the printed circuit board insulation layer; a trench (72, 74) having an interior wall extending through and exposing the wire trace circuit layer, and the trench further extending

through the insulation layer to the reference plane wherein the reference plane is exposed and wherein the trench completely surrounds an area of the printed circuit board (col. 4, lines 50-55); and a conductive plating layer (70) on the interior wall electrically connects the wire trace circuit layer to the reference plane [claim 9], wherein the trench completely encompasses the wire trace circuit layer [claim 10], wherein the reference plane is fixed at a ground potential (see col. 4, lines 55-65) [claim 11], wherein the reference plane is fixed at a reference voltage (see col. 4, lines 55-65) [claim 12].

Also, Selk discloses, referring primarily to figures 3a-4c, a printed circuit board having an EMI shielding structure for shielding a plurality of wire trace layers, characterized by: a printed circuit board layer having a wire trace (44) applied thereto; an insulation layer (66); and a grounding plane (50); a first trench (72, 74) having an interior wall and forming a perimeter completely surrounding the wire trace (col. 4, lines 50-55) and extending through the printed circuit board layer and extending to the ground plane and exposing said ground plane; and an electrically conductive plating material (70) applied upon the interior wall of the first trench and electrically connecting to the exposed ground plane providing a perimeter shield for the trace [claim 21], further characterized by: a second trench (72', 74') having an interior wall and spaced a distance from the first trench such that the wire trace extends between the first trench and second trench, the second trench extending through the printed circuit board said ground plane, layer and extending to the ground plane exposing said ground plane wherein the interior wall of the second trench is plated with an electrically conductive

plating material electrically connecting to the exposed ground plane thereby providing a double trench shield (figure 4b, col. 4, lines 60-65) [claim 23], further characterized by: an EMC sensitive track of conductive material (44) extending wholly within a perimeter defined by the first trench and disposed between a plurality of circuit board insulation layers through which the first trench extends [claim 24].

Moreover, Selk discloses, a printed circuit board having an EMI shielding structure for shielding a plurality of wire trace layers, characterized by: a plurality of printed circuit board layers having a plurality of wire trace layers, each printed circuit board layer separated by an insulation layer and having a grounding plane layer; a first trench (72, 74) extending from a top printed circuit board layer to the grounding plane layer (50) and the first trench having; an electrically conductive plating (70) applied over an interior wall of the first trench and electrically connecting to the ground plane; and wherein the first trench completely surrounds at least an area of the printed circuit board layers [claim 25], further characterized by: a second trench (40B-1) disposed interior to the first trench and said second trench extending substantially in parallel to the first trench; and the second trench having an electrically conductive plating (52) applied over an interior wall thereof electrically connecting to the ground plane and an EMC sensitive track (33B) extending in a printed circuit board layer positioned between the first trench and the second trench [claim 26].

Furthermore, Itoh discloses, a printed circuit board having an EMI shielding structure for shielding a plurality of wire trace layers, characterized by: a plurality of printed circuit board layers having a plurality of wire trace layers, each printed circuit

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board layer separated by an insulation layer (35) and having a grounding plane layer (32); a first trench (41B) extending from a top printed circuit board layer to the grounding plane layer and the first trench having an electrically conductive plating (51) applied over an interior wall of the first trench and electrically connecting to the ground plane; and a second trench (40B) disposed interior to the first trench and said second trench extending substantially in parallel to the first trench and the second trench having an electrically conductive plating (52) applied over an interior wall thereof electrically connecting to the ground plane; and at least two EMC sensitive tracks (33, 33B) extending in a printed circuit board layer positioned between the first trench and the second trench [claim 30].

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

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Claims 3-8, 13-16, 27 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 5,191,174 (Chang) in view of US 5,342,999 (Frei).

Regarding claims 3-8 and 28, Chang discloses, referring primarily to figure 3, a printed circuit board having a wiring connection structure for interconnecting at least two wire traces therein, characterized by: a first wire trace applied to a main surface of a printed circuit board layer (41) and having a first terminal landing pad (59) with a hollow first through hole there through, and having an inner wall; a first insulation layer (33) formed over said first wire trace having a hollow second through hole of identical cross sectional geometry to and vertically aligned with the hollow first through hole and the hollow second through hole having an inner wall; and a second wire trace (29) applied to the first insulation layer having a second terminal landing pad with a hollow third through hole having identical geometry to and vertically aligned with the first through hole and the third through hole having an inner wall; and wherein the inner wall of the hollow first through hole, the inner wall of the hollow second through hole, and the inner wall of the hollow third through hole are plated with an electrically conductive material (37) forming a plated hole that vertically intersects the first and second terminal pads and electrically connects the first wire trace and the second wire trace. Chang does not specifically state that the holes have a non-circular cross section [claim 3]. However, it is well known in the art to form hollow through holes in non-circular shapes as evidenced by Frei (see col. 6, lines 35-40). Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to form the holes in Chang with a non-circular cross section. The motivation for doing so would have been to allow

flexibility of wiring layout. Furthermore, it has been held that more than a mere change of form is necessary for patentability. Span-Deck, Inc v. Fab-con, Inc. (CA 8, 1982) 215 USPQ 835. Similarly, since any shape is taught by Frei, the non-circular cross section may be irregular [claim 4], "U" shaped [claim 5], "L" shaped [claim 6], cross-shaped [claim 7]. Moreover, the modified invention of Chang teaches, wherein the first through hole has a shaped continuous curved cross section centered on a circumference diameter of a standard single diameter circular profile micro via and is wholly contained within or extends beyond the perimeter defined by the circumference diameter [claim 8], wherein the non-circular shaped cross section of the through hole is a cross, a "U", an "L", an "E", a square, a rectangle, a "double cross" a star, an oval, a continuous curve, or an irregular shape (see Frei col. 6, lines 35-40) [claim 28].

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Regarding claims 13-15, Chang discloses, a printed circuit board having a wiring connection structure, characterized by: a first wire trace having a width and applied to a main surface of a printed circuit board layer and having a first terminal landing pad (59) and having a first hollow through hole; a first insulation layer (33) formed over said first wire trace and having a second hollow through hole having an inner wall and having identical geometry and orientation as the first hollow through hole and vertically aligned with the first hollow through hole; and a second wire trace (29) applied to the first insulation layer and having a second terminal landing pad and having a third hollow through hole having an inner wall and having identical geometry to the first hollow through hole and aligned with the first hollow through hole, and the inner wall of the second hollow through hole, and the inner wall

of the third hollow through hole wherein are plated with an electrically conductive material (37) forming a plated hole which vertically intersects the first terminal pad and second terminal pad and electrically connects the first wire trace and the second wire trace. Chang does not specifically discloses that the first hollow through hole has a non-circular cross section taken normal to a longitudinal axis of the first through hole and having an inner wall and with a major diameter and a minor diameter wherein the minor diameter is less than the width of the first wire trace and the major diameter is elongated and oriented along a longitudinal direction of the first terminal landing pad [claim 13]. However, Frei teaches using an elliptical via d for electrical interconnection (col. 6, lines 35-40). Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to use the elliptical via taught by Frei as the through hole in the invention of Chang. The motivation for doing so would have been to have the ability to decrease the pitch of the via array. Moreover, the modified invention of Chang teaches, wherein the major diameter is at least about twice that of the minor diameter (see Chang col. 6, lines 10-20) [claim 14], wherein the major diameter is at least about three times that of the minor diameter (see Chang col. 6, lines 10-20) [claim 15].

Likewise, regarding claim 16, Chang discloses, a printed circuit board having a wiring connection structure, characterized by: a first wire trace having a first width and applied to a main surface of a printed circuit board layer and having a first terminal landing pad (59) an insulation layer (33) formed over said first wire trace and having a second hollow through hole having an inner wall and having identical geometry and

orientation as the first hollow through hole and vertically aligned with the first hollow through hole; and a second wire trace (29) applied to the insulation layer and having a second terminal landing pad and having a third hollow through hole having identical geometry to the first hollow through hole and aligned with the first hollow through hole, and wherein the inner wall of the first through hole, the inner wall of the second hollow through hole, and the inner wall of the third hollow through hole are plated with an electrically conductive material (37) forming a plated hole which vertically intersects the first terminal pad and second terminal pad and electrically connects the first wire trace and the second wire trace. Chang does not specifically disclose that the landing pad has a second width which is greater than the first width and having a first through hole having a non-circular cross section taken normal to a longitudinal axis of the first through hole and having an inner wall and with a major diameter and a minor diameter and wherein the minor diameter is less than the second width and wherein the major diameter is greater than the first width and is oriented along a longitudinal direction within the first terminal landing pad [claim 16]. However, Frei teaches using an elliptical via for electrical interconnection. Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to use the elliptical via taught by Frei as the through hole in the invention of Chang. The motivation for doing so would have been to have the ability to decrease the pitch of the via array.

Regarding claim 27, the modified invention of Chang teaches the claimed invention as described above with respect to claim 3, including a second plated through hole (55) except the modified invention of Chang does not specifically state that the

second plated through hole having a non-circular cross section which is different from the non-circular cross section of the first plated through hole [claim 27]. However, Frei teaches that the openings may have any shape (see col. 6, lines 30-40). Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to make the cross-sections different shapes. The motivation for doing so would have been to differentiate the two holes via a visual inspection.

Response to Arguments

Applicant's arguments with respect to claims 1-16, 21, 23-28, and 30 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeremy C. Norris whose telephone number is 571-272-1932. The examiner can normally be reached on Monday - Friday, 9:30 am - 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kamand Cuneo can be reached on 571-272-1957. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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JCSN

Jereny C. Norris Patent Examinen Technology Center 2800